The convention was called to order by T. R. Harrison of Paw Paw, who made a little speech, concluding by nominating T. A. Granger of Paw Paw, as chairman. The chairman called on Rev. Fish of Paw Paw, who opened the meeting with prayer. Mr. A. Myers of Gobleville, was chosen secretary.

On motion of Dr. Harrison, a committee of seven was appointed to present the names of candidates for county offices. The chair appointed as such committee Messrs. Watkins of Lawton, Squier of South Haven, Anderson of Decatur, Jacobs of Lawrence, Eaton of Bloomingdale, and Longcor of Porter.

Dr. Harrison moved the appointment of a committee of five on resolutions, which motion prevailed. The chair thought the committee too large, and appointed a committee of three, consisting of Messrs. Harrison of Paw Paw, Jennings of Lawrence, and Burroughs of Paw Paw.

While the committee were preparing a ticket the time was occupied with speechmaking.

The committee on ticket reported the fol-

Mr. Anderson and Mr. Bale each tried to decline but the convention would not have it, and the ticket reported was adopted. A list of resolutions was adopted, for which

we have not space. Elder Watkins of Lawton, adopted the usual tactics of Methodist ministers to raise money, and succeeded quite well. Two vacancies eccurred in the ranks of the county committee, viz: D. W. Abrams who is about to leave the county, and J. C. Gould who, we understand, declines to act with the party and will vote the republican ticket. Messrs. Watkins of Lawton, and Eaton of Bloomingdale, were appointed to fill the vacancies.

The Brotherhood of Locomotive Engineers.

Once a year, the locomotive engineers of the country meet together in convention to Lewis discuss matters relative to their calling. This year they meet in San Francisco, and, being body of men who, when on a vacation, wish to make the most of it in the way of recreation and comfort, they naturally choose the route to their meeting place, which guarantees them greatest immunity from danger and the most facilities for sight-seeing and enjoyment en royage.

They have an open credit with the railroads, for all lines transport them free of charge, hence their choice is a voluntary act upon their part. This year, the great bulk of the fraternity chose the Great Rock Island Route, and were carried toward the Occident in half a dozen of the magnificent new Pullman cars, for which this great route is noted. They chose wisely and wall since noted. They chose wisely and well, since they passed over a road with the smoothest tension of Exchange street, in the village of Gobleof track, through a country of surprising fertility and loveliness, and while journeying ate the best viands the market afforded, cooked and served in the very best manner, and at night slept in the most luxurious sleeping cars to be found in the United

A true engineer is observant and quick to discern danger. There is nothing heedless or reckless in the composition of the Knights of the Foot-board, hence their choice of the Rock Island route was a compliment and a

"Choral Worship." A collection of new sacred and secular music, for choirs, singing classes and conventions, by L. O. Emerson: published by Oliver Ditson & Co., Boston. "Choral Worship" is a full size church music book, apparently of the well known kind that has been in use so long, but with all the modern improvements. There are less tunes and more anthems; less dry exercises for the singing class part, and more graded songs, duets, trios and four-part songs or glees; less theory and a greatly increased quantity of good music for practice and enjoyment. It is a "dollar" book, contains 220 pages, of which 100 are devoted to the elements, 75 to tunes, 110 to anthems, and the rest to pleasing concert music. The name of the author is sufficient guarantee for the elegance and perfect smoothness of the music.

"Song Worship," for Sunday schools, by L. O. Emerson and W. F. Sherwin; published by Oliver Ditson & Co., Boston. Price, 35 cents. Mr. Sherwin, who has had charge of the music at Chautauqua, and other prominent assemblages of religious and educational people, is in just the position to feel the pulse of the Sunday-school public. If he says a higher style of Sundayschool music is needed, it is very likely to be so. Of Mr. Emerson's fine taste and ability there can be no question.

Must Have Some More.

There is no indecision about the action of Athlophoros in Rheumatism and Neuralgia. It is direct, speedy, efficacious, safe. Patients are encouraged from the beginning of treatment. Rev. Samuel Porter, Crete, Will Co., Ill., writes to say: "A few weeks ago, and before Mrs. Porter commenced to take Athlophoros, she could not walk a foot. This morning she walked four rods without help. It is a most valuable medicine and we must have some more of it."

Legal Notices.

SHERIFF'S SALE.—By virtue of a certain writ of fieri facias, issued out of and under the seal of the circuit court in and for the county of Van

Legal Notices.

CHERIFF'S SALE.—By virtue of a certain writ of *Berifacias*, issued out of under the seal of the circuit cours in and for the county of Van Buren and state of Michigan, bearing date the 4th day of October, A. D. 1884, in a certain suit pending in said circuit court, wherein G. S. Ingraham is plaintiff and A. Sherman is defendant, I did on the 4th day of October A. D. 1884, levy upon and seize all the right, title and interest of said A. Sherman in and to the following described real estate situated in the county of Van Buren and state of Michigan, to-wit:

in the county of Van Buren and state of Michigan, to-wit?

That part of village lot number twelve (12) in block number six (6) of section number twelve, town three (3) south of range number fourteen (14) west, commencing at the south-east corner of said lot number twelve (12) thence west on the south line of said lot about forty-seven (47) feet to the south-east corner of the lot heretofore known as the House & Kinney lot, thence north parallel with the east line of said lot to the alley or pathway, being about eighty-nine (89) feet, thence east and parallel with south line of said lot to the east line of said lot to the parallel with south line of said lot to the east line of said lot. Thence south on east line of said lot to the place of beginning, being the same property deeded to Alonzo Sherman by Fitz H. Stevens and wife March 15th, 1859, Thomas L. Stevens and wife March 15th, 1859, and James M. Longwell and wife August 1st, 1868, all of which said land and premises, or so much thereof as may be sufficient to satisfy said execution and all legal costs, I shall expose for sale and sell at public auction or vendue, to the highest bidder, as the law directs, at the front door of the court house, in the village of Paw Paw, in said county of Van Buren, (said court house being the place of holding the circuit court in and for said county) on Monday, the 24th day of November, A. D. 1884, at the hour of one o'clock in the afternoon of said day.

AARON VAN AUKEN, Sheriff.

By HENRY W. McCABE, Under Sheriff. 4247048

MORTGAGE SALE.—Detault having been made in the payment of a certain indenture of mortgage bearing date the fifth day of March, A. D., 1883, executed by Homer B. Smith and his wife Angeline Smith, of Van Buren county, state of Michigan, to P. S. Grimes, of Kalamazoo, Michigan, and recorded in the office of the register of deeds of Van Buren county state of Michigan, in Liber No. 31 of mortgages on page 301, on the The committee on ticket reported the following candidates:

Representative 1st district, A. E. Jennings; representative 2d district, Ingram E. Eaton; judge of probate, Wm. Anderson; sheriff, A. E. Haven; treasurer, J. W. Free; clerk, E. E. Pratt; register, Jas. Bale; surveyor, Peter Speicher; coroners. Wesley Longcor and J. J. Moulthrop.

No nominations were made for prosecuting attorney or circuit court commissioners.

Mr. Anderson and Mr. Bale each tried to

been instituted to recover the amount now due and unpaid or any part thereof.

Now, therefore, notice is hereby given, that by virtue of a power of sale contained in said mort-gage, there will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, Van Buren county, state of Michigan on Saturday November the 22h, A. D. 1884, at twelve o'clock at noon of said day, the premises described in said mortgage, or so e premises described in said mortgage, or so not thereof as shall be necessary to satisfy the sount now due on said note and mortgage, with interest and cost. Said premises being described as follows, to-wit: The southeast quarter of the southeast quarter of the southeast quarter of section No. one (1) in township No. (4), south of range No. fifteen (15) west, of Van Buren county, state of Michigan. This sale is subject to another payment of one thousand dollars and interest to become due. and interest to be

Dated August the 27th, 1884. H. H. MILLARD,

MORTGAGE SALE. - Default having been made in the payment of a certain mortgage, execut-M ORTGAGE SALE.—Default having been made in the payment of a certain mortgage, executed by Alphonso C. Blake and Athelia C. Blake his wire, of Gobieville, Van Buren county, Michigan, to Lewis Parrish st., of Porter, of the same county and state, bearing date the 9th day of May, 1882, and recorded in the office of the Register of Deeds for Van Buren county, Michigan, in liber 28 of mortgages, on page 425, on the 10th day of May 1882, and no proceedings at law or in equity having been taken to foreclose said mortgage, and the amount now claimed to be due and unpaid on said mortgage being the sum of three hundred and eighty-two dollars and sixty-five cents (§382.55); Now, therefore, notice is hereby given that by vir-Now, therefore, notice is hereby given that by vir-ne of a power of sale in said mortgage contained, the of a power of sale in said mortgage contained, there will be sold at public auction, to the highest hidder, at the front door of the court house, in the village of Paw Paw, said court house being the place of holding the circuit court for said county,) on Wednesday, the loth day of December, 1884, at eleven o'clock in the forenoon, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount now due thereon, together with interest and costs, viz: All that certain piece or payed of land situate in the township ville in said county and state, from thence running south twenty rods, from thence east nine (9) rods, from thence north twenty rods, from thence west nine (9) rods, to the place of beginning, being a part

of the north-east quarter of the north-west quarter of section 30 in said township. 3813050 Dated September 9, 1884. LEWIS PARRISH Sr., Mortgagee. MORTGAGE SALE, Default having been M made in the conditions of a certain indenture of mortgage, made by Almira T. Caman to Yet Weston, dated November 12th, 1877, and recorded in he office of the Register of Deeds for the county of Van Buren and state of Michigan, on the 12th day Rock Island route was a compliment and a testimonial from men best qualified to judge, that they believed that the Chicago, Rock Island & Pacific Railway combines in its road-bed, equipment and management, all the qualifies that make a railway worthy the patronage of the public.

The patronage of the public.

The Boren and state of Michigan, on the 12th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 12th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 12th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 12th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 7th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 7th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 7th day of Pebruary, 1879, by Yet Weston, duly assigned to Albert E. Wildey, and which assignment of mortgage was on the 8th day of Pebruary, 1879, by Yet Weston, duly assigned to Albert E. Wildey, and which assignment of mortgage was on the 2th day of Pebruary, 1879, by Yet Weston, duly assigned to Albert E. Wildey, and which assignment of mortgage was on the 3th day of Pebruary, 1879, by Yet Weston, duly assigned to Albert E. Wildey, and which assignment of mortgage was on the 2th day of Pebruary, 1879, by Yet Weston, duly assigned to Albert E. Wildey, and which assignment of mortgage was on the 8th day of Pebruary, 1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of the Register of Decks for Van Baren (1879, duly recorded in the office of th

seventy-two (\$3972) dollars, and no suit or proceedings having been instituted to recover the money secured by said mortgage, or any part thereof;

Now therefore, by virtue of the power of sale contained in said mortgage, and the statute in such case made and provided, notice is hereby given, that on Friday, December 5th, 1884, at one o'clock in the afternoon of said day, I shall sell at public auction, to the highest bidder, at the front door of the Court House, in the viliage of Paw Paw, that the Court House, in the village of Paw Paw, (that being the place where the circuit court for the county of Van Buren is holden), the premises des-

county of Van Euren is holden), the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with seven per cent, interest, and all legal costs covenanted for therein, the premises being described in said mortgage as follows:

One and one-half (1½) acres in the south-west corner of the north-west quarter (¼) of the south west quarte (¼) of section four (¼) town three south of range fourteen west, Van Buren county, Michigan.

Dated Sentember 4, 1844.

Dated September 4, 1884.

ALBERT B. WILDEY,
CRANE & ERECK, Assignee of Mortgage.

Attorneys for Assignee of Mortgage.

DROBATE ORDER.-State of Michigan, At a session of the Probate Court for the County of Van Buren, holden at the Probate office, in the village of Paw Paw, on Monday the 15th day of September, in the year one thousand eight hundred and eighty-four.

and eighty-four.

Present, Orrin N. Hilton, Judge of Probate.

In the matter of the estate of Jonathan N.

Hinchiey, deceased.

On reading and filing the petition duly verified, of

On reading and filing the petition duly verified, of Ella J. Baxter, praying for reasons therein stated that administration of said estate may be granted to some suitable person.

Thereupon it is ordered, that Monday, the 13th day of October, 1884, at ten o'clock in the forencon, be assigned for for the hearing of said petition, and all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Psw and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER a newspaper, printed and circulating in said county, three successive weeks at least, previous to said day of hearing.

3914042 ORRIN N. HILTON. Judge of Probate.

County of Van Buren,—ss:

At a session of the Probate Court for said county, held at the Probate Office, in the village of Paw Paw, on Monday, the 29th day of September, in the year one thousand, eight hundred and eightyfour. PROBATE ORDER-State of Michigan,

Legal Notices.

MORTGAGE SALE.—Default having been made the 28th day of September, 1870, by Thomas F. Dodge, to James M. Soverhill, and recorded in the office of the register of deeds for the county of Van Buren and state of Michigan, on the 17th day of October, 1870, in liber I, of mortgages, on page 268, and there is claimed to be due on said mortgage at the date hereof, nineteen hundred eight and sixty-two one hundredths dollars, together with an attorney fee of fifty dollars, and no suit or proceedings at law or in chancery having been instituted to recover the same or any part thereof:

Notice is hereby given, that by virtue of a power of sale in said mortgage, I shall, on the 20th day of December, 1884, at 10 o'clock in the forenoon, at the court house, in the village of Paw Paw. Van Buren county, Michigan, sell at public vendue, to the highest bidder, all that certain piece and parcel of land, situate and being in the county of Van Buren and state of Michigan, known and described as follows to-wit:

The west half of the south-east quarter of section thirteen (14) west, excepting and reserving eighteen fourteen (14) west, excepting and reserving eighteen

thirteen (13) in township three (3) south of range fourteen (14) west, excepting and reserving eighteen acres heretofore sold for cemetery grounds, in the south west corner thereof, containing sixty-two acres more or less. Bares more or less. Dated Sept. 12, 1884.

JAMES M. SOVERHILL. GEO. L. BACHMAN, Attorney for mortgagee.

DROBATE ORDER,-State of Michigan, County of Van Buren,—ss.

At a session of the probate court, for the county of Van Buren, holden at the Probate office, in the village of Paw Paw, on Monday, the 22d day of September, in the year one thousand eight hundred and eighty-four: Present, Hon. Orrin N. Hilton, Judge of Probate.

In the matter of the estate of Wm. Wiley deceased.

On reading and filing the petition duly verified, of Emma B. Wiley, widow of said deceased, praying for reasons therein stated, that administration of for reasons therein stated, that administration of said estate may be granted to John W. Free.

Thereupon it is ordered, that Monday, the 20th day of October 1884, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the Probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

ORRIN N. HILTON, Judge of Probate,

DROBATE ORDER.-State of Michigan. At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on Monday, the 29th day of September in the year one thousand eight hundred and eighty-four. Present, Orrin N. Hilton, Judge of Probate. In the matter of the estate of Joseph Gilman,

On reading and filing the petition duly verified, of Hannah A. Gilman, praying for reasons therein stated that administration of said estate may be

granted that administration or said estate may be granted to G. E. Gilman.

Thereupon it is ordered, that Monday, the 27th day of October, 1884, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate, are required to appear at a session of said court, then to be holdered to the problem of the problem.

to appear at a session of said court, then to be hold-en at the probate office in the village of Paw Paw and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be pub-lished in the Taue Northerner, a newspaper printed and circulating in said county, three successprinted and circulating in said county, three successive weeks at least previous to said day of hearing.
ORRIN N. HILTON, Judge of Probate 4114044

DROBATE ORDER .- State of Michigan, At a session of the probate court for said county held at the probate office, in the village of Paw Paw, on Monday, the 15th day of September, in the year of our Lord one thousand eight hundred and eighty

Present, Orrin N. Hilton, Judge of Probate.
In the matter of the estate of Ira McAllister, deceased. Charles Rockwell, administrator of said estate, comes into court and represents that he is now

prepared to render his final account as such administrator and files the same.

Thereupon it is ordered, that Monday, the 13th day of October next, at ten o'clock in the forenoon, be or occober next, at the occoon in the forestood, we assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, then to be holden at the Probate office in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allowed: And it is further ordered, that said administrator

give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be pub-lished in the TRUE NORTHERNER, a newspaper printed and circulating in said county, three successive weeks at least, previous to said day of hearing. 3944042 ORRIN N. HILTON, Judge of Probate.

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W. H. RANDALL.

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Broken down invalids, do you wish to gain flesh, to acquire an appetite, to enjoy a regular habit of body, to obtain refreshing Present, Hon. Orrin N. Hilton, Judge of Probate.
In the matter of the estate of Sylvester G. Baker, deceased.
On reading and filing the petition duly verified, of Catharine A. Baker, praying for reasons therein that administration of the stated that the Course of Golden Seal State Bit Least of the circuit court in and for the county of Yan Buren and state of Michigan, bearing date the 4th day of October, A. D. 1884, in a certain suit pending in said circuit court, wherein Catherine Miller is plaintiff and Amass M. Brown is defendant, I did on the 4th day of October A. D. 1884, levy upon and asize all the right, title and interest of said Amass M. Brown in defendant, I did on the 4th day of October A. D. 1884, levy upon and asize all the right, title and interest of said Amass M. Brown in and to the following described real estate situated in the county of Yan Buren and state of Michigan, to-wit:

The west half (½) of the mest half (½) of the north-west quarter (½) of section thirty-two (32), town one (1) south, range fifteen (15) west, all of which said lands and premises, or so much thereof as may be sufficient to satisfy said execution and all legal costs, I shall expose for saie and sell at public auction or vendue, to the highest bidder, as the law directs, at the front door of the court house, in the village of Faw Faw in said county of Yan Buren (said court house leing the place of holding the retrieval of a system thus forcarmed. The liver, the stomach, the bowels, the kidneys, are required used in the restrict out to saif ago of the pendency of said petition and the bearing thereof, by causing a copy of this order to be published in and county for three successive weeks, at least, previous to said day of hearing, the village of Faw Faw in said county of Yan Buren (said court house leing the place of holding the retrieval of the pendency of said petition and the bearing thereof, by causing a copy of this order to be published in the Taux Non-THESSER, a newspaper printed and circulating in said county for three successive weeks, at least, previous to said day of hearing.

ORRIN N. HILLON.

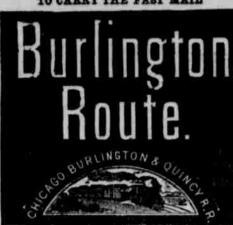
Herkity of the count, wherein a desired that administration of said estate and petition and the bearing thereof, by causing a copy of this order to be published in the

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keep on hand 80 to 100 sets of monuments, ready for lettering. I use the best material, and will sell for less than agents from abroad.

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Composed of the PUREST MATERIALS. WILL NOT INJURE THE FABRIC. WILL CLEANSE WITHOUT RUBBING.

You can do a large washing without any rubbing; use the boiling process instead. You can save Time, Labor, Fuel, Soap and Clothing. DIRECTIONS FOR USE.

Cut up fine and dissolve one half bar in half gallon of hot water. Pour half this dissolved soap into a tub with just sufficient hot water to cover a boiler fall of clothes. Then put the clothes in to soak, rubbing plenty of soap in the most solled parts. Be sure that the soaking water is hot; soak the clothes half an hour; sir them occasionally so that they may got the full benefit of the hot suds; pour the remainder of the dissolved soap into the boiler, adding sufficient water to cover the clothes; wring them lightly out of the suds. Soap the stail ned spots and place loosely in the boiler; boil to to so minutes, rinse well, blue and hang to dry. Bo not crowd the boiler too full. The same boiling water may be used for further boiling by adding a little scap to each boiler-full of clothes. Fannels and prints should not be boiled, only a little rubbing required after soaking. This soap will cleanse clo hims thoroughly as any other without the use of the boiler. We prefer and recommend the board thoroughly as any other without the use of the boiler. We prefer and recommend the board thoroughly as any other without the use of the boiler. We prefer and recommend the board the process as in litself a cleansing process, saving labor, the wear of the wash-board, and being a best disinfectent known, it is ensier to boil the dirt out than to stake the cuttains. Soak point lace in hot suds made with this soap, press water out whand; boil 3 to a minutes in clean suds made with this soap, rinse thoroughly, rest to between the folds of a towel, roll in a dry towel, and iron between pieces of shi fitner cuttains to to so minutes and ball 5 to so minutes, rinse, stretch on frame, or pin every an carpet over a sheet to dry; no ironing required.

Be sure and ask for ELECTRIC-LIGHT SOAP, and take no other.

Be sure and ask for ELECTRIC-LIGHT SOAP, and take no other. Sold by leading wholesale and retail grocers everywhere. Dealers may obtain an application. Electric Soar Manufacturing Co., Indianapolit, Ind., and research, Chleago, Ill.



The Niagara Falls Route.

GOING EAST.

Time Table.-May 18, 1884.

*Day Exp *Jack. Ex ;Eve Exp STATIONS.

L. WALDORFF, Agent, Lawton, South Haven Division.

a m 11 05 10 15 9 39 9 21 9 15 8 58 8 41 8 25 8 20 7 45 7 10 K alamazoo Alamo Kendali 4 58 4 25 4 20 4 17 4 02 3 55 3 42 3 38 3 25 2 55 . Pine Grove. Gobles BloomingdaleBerlamont Columbia Grand Junction ... Lacota South Haven.... 10 55 6 15 Depart a m p m All Trains Daily except Sunday.

O. W. RUGGLES, G. P. & T. A., Chicago

TOLEDO & SOUTH HAVEN RAIL ROAD. GOING EAST. No. 1. No. 3. No. No. 5. A. M. A. M. P. M. P. M. STATIONS. Leave 4 55 11 00 Arrive 5 10 11 15 Lawton. GOING WEST. No. 2. No. No. 4. No. 6 STATIONS. A. M. A. M. P. M. P. M. Lawton Leave 5 18 12 15 Arrive 5 35 Leave 7 10 12 30 Leave 7 45 1 05 Leave Lawrence . Leave 7 45 . Arrive 8 10 .

Trains on the M. C. R. R. lenve Lawton as follows: Going East—Mail train, 11:27 s. m.; Kalamazoo Ac-commodation, 9:28 p. m.; Night Express, 2:48 s. m. Going West—Kalamazoo Accommodation, 5:18 s. m.; Mail, 12:15 p. m.; Freight train No. 19, (takes and leaves passengers at stations between Kalamazoo and Niles), 9:28 p. m.; Evening Express, 1:45

a. m.
On signals, Trains No. 2, and 3, will stop at Byan's.
The Company reserves the right to vary from this
Time Card, at pleasure, without Notice.
JOHN IHLING, Superintendent.

C. W. . R. R. R.

Time Card of Sept. 26, 1883. TRAINS LEAVE HARTFORD AS FOLLOWS:

GOING NORTH. GOING SOUTH. 1 30 Mail . .

*Daily. All other trains daily except Sunday. J. H. PALMER, Gen. Passenger Ag't.

PUZZLE. N. H. DOWNS FOR COLDS

CONSUMPTION has been cured times without number by the timely use of Downs' Elixir. It will cure Croup, Bronchitis, Asthma, Pleurisy, Whooping-Cough Lung Fever, and all diseases of the Throat, Chest and Lungs, when other remedies fail. For sale by all dealers. HEMRY, JOHNSON & LORD, Prop's, Burlington, Vt.

